

In The district court of the United States

via passagio

UNITED STATES DISTRICT COURT

Eastern District of Missouri

Miscellaneous Filing / Foreign Judgment

BRYON BURTON NEVIUS .) Case Number: _____
Plaintiff)
)
vs)
)
)

Defendants,

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes, Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for, JP MORGAN CHASE BANK. NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP. Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

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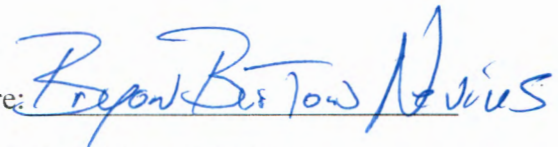
ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

FOREIGN JUDGMENT

Title

DATE May 6, 2022

Signature:



BRYON BURTON NEVIUS
21355 Highway 179
Jamestown, Missouri 65046
660-849-2133

1 Bryon Burton Nevius.
2 21355 Highway 179
3 Jamestown, Missouri. 65046
4 united States of America

5 **district court of the United States [28 USC §§ 105 and 610], via passagio:**

6 **UNITED STATES DISTRICT COURT, EASTERN DISTRICT OF MISSOURI**

7 IN RE 21355 Highway 179
8 Jamestown, Missouri.

CASE NO:

Foreign Judgment Case No.:

RE152604486US

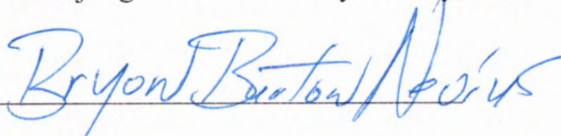
9
10 NOTICE OF REGISTRATION OF
11 FOREIGN STIPULATED JUDGMENT
12 PURSUANT TO [28 U.S.C. § 1963]

13 *RESPONDEAT SUPERIOR* [31 U.S.C. §
14 1321(b)(1) and P.L. 88-243]

15
16 **YOU AND EACH OF YOU PLEASE TAKE NOTICE THAT** the foreign judgment on the
17 merits, hereby stipulated and confessed on the 29th of December, 2021 and Certified by the
18 Secretary of State of Missouri, on the 4th day of May 2022 is hereby filed with the district court
19 of the United States for recognition pursuant to [28 U.S.C. § 1963] and the treaties and laws of
20 the United States of America in force and effect at the time of filing of this Notice [P.L. 88-243-
21 244]. An original duly authenticated copy of the foreign stipulated judgment is attached hereto as
22 though fully incorporated herein by reference.

23 WHEREFORE Notice and recognition is requested to be taken of the attached foreign
24 stipulated judgment this 6th day of May, 2022.

25 By



26 Bryon Burton Nevius, Beneficiary
27
28

PROOF OF SERVICE

STATE OF MISSOURI, COUNTY OF MONITEAU

I am over the age of 18 and competent to testify to the facts herein. My address is: 21355 Highway 179, Jamestown, Missouri 65046 which is located on the county so described.

On May 6, 2022, I served the foregoing document(s) described as: NOTICE OF REGISTRATION OF FOREIGN STIPULATED JUDGMENT PURSUANT TO [28 U.S.C. § 1963]


Addressed to:
CLERK OF COURT
Thomas F. Eagleton United States Courthouse
111 S 10th St # 3.300,
St. Louis, MO 63102

UPS Ground 1ZX361F30395199792

Executed on Moniteau County, in Jamestown. Missouri.

I declare under penalty of perjury under the laws of the United States of America that the above is true and correct.

by:





STATE OF MISSOURI

Office of

Secretary of State

This Apostille only certifies the authenticity of the signature and the capacity of the person who has signed the public document, and, where appropriate, the identity of the seal or stamp which the public document bears.

This Apostille does not certify the content of the document for which it was issued.

This Apostille is not valid for use anywhere within the United States of America, its territories or possessions.

Apostille

(Convention de La Haye du 5 octobre 1961)

1. Country: United States of America
2. This public document
has been signed by ROBERT BUDA
3. Acting in the Capacity of NOTARY PUBLIC - STATE OF MISSOURI
4. bears the seal/stamp of ROBERT BUDA - NOTARY PUBLIC - STATE OF MISSOURI

Certified

5. at Jefferson City, Missouri
6. The 4TH Day of MAY, 2022
7. by John R. Ashcroft, Secretary of State, State of Missouri
8. No. 2453895
9. Seal-Stamp
10. Signature:


Secretary of State

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)™



Lien Claimant:

Bryon Burton Nevius
21355 Highway 179
Jamestown, Missouri [65046]
non domestic



**CLAIM [:"AFFIDAVIT:"] OF OBLIGATION
COMMERCIAL LIEN**

(This is a Verified Plain Statement of Facts)

December 29, 2021 AD

Maxims:

- All men and women know that the foundation of law and commerce exists in the telling of the truth, and nothing but the truth.
- Truth, as a valid statement of reality, is sovereign in commerce.
- An un rebutted affidavit stands as truth in commerce.
- An un rebutted affidavit is acted upon as the judgment in commerce.
- Guaranteed- All men shall have a remedy by the due course of law. If a remedy does not exist, or if the remedy has been subverted, then one may create a remedy for themselves - and endow it with credibility by expressing it in their affidavit.
- (Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)
- All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments cannot exercise the power to expunge commercial processes.
- The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of commercial Bonds against Public Hazard.

Page 1 of 12

CLAIM [:"AFFIDAVIT:"] OF OBLIGATION
COMMERCIAL LIEN

Private Case Number. RE 152 604 486 US

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)”

- No Bond means no responsibility, means no power of Official signature, means no real corporate political power and means no privilege to operate statutes as the corporate vehicle.
- The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
- Municipal corporations, which include cities, counties, states and national governments, have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings).
- In commerce, it is a felony for the Officer/Public Office to not receive and report a Claim to its Bonding Company – and it is a felony for the agent of a Bonding Company to not pay the Claim.
- If a bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within (60) days, then it must pay the full face value of a defaulted Lien process at (90) days.
- Except for a Jury, it is also a fatal offence for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit, any Affidavit or any commercial process based upon an Affidavit.
- Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation – hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.
- A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.
- Governments cannot make unbounded rulings or statutes which control commerce, free-enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.
- It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully, outside of or without the Court.
- An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.
- An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor – and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.
- It is against the law for a Judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only Lien Claimant or a Jury can dissolve a Commercial Lien.

Page 2 of 12

CLAIM [:"AFFIDAVIT:"] OF OBLIGATION
COMMERCIAL LIEN

Private Case Number: RE 152 604 486 US

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)”

Notice to agent is notice to principal; notice to principal is notice to agent.

Claimant requires protection for himself and his family due to possible retaliation including our death by the lien debtors, pursuant to [:"18 U.S. Code § 3771:"] Claimant accepts Oaths

sworn by all interested parties to uphold the Laws of the United States Constitution and the organic Constitution 1776, 1787, 1968.

[:"Title 5, US Code § 556(d), § 557, § 706: Courts lose jurisdiction for failure to follow Due Process Law. The Supremacy Clause appears in Article VI of the United States Constitution. It establishes the Constitution, Federal Statutes, and U.S. treaties as 'the supreme law of the land.' judges are required to uphold it, even if state laws or Constitutions conflict with it.:"]

[:"TITLE 42 § 1983, 1985 & 1986 which he had knowledge were about to occur and power to prevent, a deprivation of constitutional rights. Public servants have no immunity from Claimant in a claim for damages or for jail time in either your private or public servant capacity.:"]

[:"TITLE 5 § 3331, You have sworn not to violate the Constitution of the United States of America. Unless public servant can provide Claimant with the witness against him, which as a public servant you cannot do.:"]

[:"TITLE 28 PART I CHAPTER 21 § 453 Oaths of justices and judges.

Each justice or judge of the United States shall take the following oath or affirmation before performing the duties of his office: "I, <JUDGE>, do solemnly swear (or affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as Justice under the Constitution and laws of the United States. So help me God.":]

[:"TITLE 28 PART I CHAPTER 21 § 454 Practice of law by justices and judges. Any justice or judge appointed under the authority of the United States who engages in the practice of law is guilty of a high misdemeanor.:"]

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)”

[:"18 U.S. Code § 2076 - Clerk of United States District Court.

Whoever, being a clerk of a district court of the United States, willfully refuses or neglects to make or forward any report, certificate, statement, or document as required by law, shall be fined under this title or imprisoned not more than one year, or both.:”]

[:"There are no **LICENSED attorneys in the State of Missouri practicing law. State BAR number is:**

1. The 'STATE BAR' CARD IS NOT A LICENSE, it is voluntary:

2. It is a 'UNION DUES CARD'

3. The 'BAR' is a 'professional association.'

4. Actors Union, Painters Union, etc. are associations.

5. Associations (e.g. AMA for doctors), do not issue licenses.

6. State BAR is a non-governmental private association. Not a branch of the State of Missouri.:”]

[:"TITLE 28 App. > FEDERAL > TITLE > Rule 46. Attorneys 'I, (attorney name), do solemnly swear [or affirm] that I will conduct myself as an attorney and counselor of this court, uprightly and according to law; and that I will support the Constitution of the United States.'

It is fraud on the United States of America, fraud on the court and is being aided and abetted by the BAR MEMBER as 'attorney's' ABA Model Rules of Professional Conduct Rule 1.2: Scope of Representation Rule 1.2 (d) A lawyer shall not counsel a client to engage, or assist a client, in conduct that the lawyer knows IS CRIMINAL OR FRAUDULENT.:”]

[:"Donnelly v. Dechristoforo, 1974.SCT.41709 <http://www.versuslaw.com> ¶ 56; 416 U.S. 637 (1974)

Mr. Justice Douglas, dissenting. Federal Rules of Evidence and State Rules of Evidence.... there must be a competent first hand witness (a body). There has to be a real person making the complaint and bringing evidence before the court. Corporations are paper and can't testify.:”]

[:"TITLE 18 § 4 Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)”

same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

Copyright Violation.

UCC Violation.

18 U.S. Code 1091 (a) (6) Genocide.

18 U.S. Code 1621 (2) Perjury generally.

26 U.S. Code 7206 (1) Fraud and False statements.

18 U.S. Code 2071 (a) (b) Concealment, removal or mutilation generally.

28 U.S. Code 4101 (1) Defamation.

28 U.S. Code 453 You must obey the constitution.

By the 7th amendment, rights are protected with the right to a Common Law Grand jury trial.

Case Law William Marbury vs James Madison.

The Constitution of the United States is the Supreme Law of the Land. I am the beneficiary.

18 USC 1584 Sale into involuntary Servitude

18 USC 1343 Wire Fraud

Kidnapping w. aggravated assault

Withhold records:”]

[:"15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty

Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof shall be punished by fine not exceeding \$100,000,000 f a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.: USC 15 Code § 2 - Monopolizing trade a felony; penalty
Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof shall be punished byline not exceeding \$100,000,000 f a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.:

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Parties:

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Bryon Burton Nevius
21355 Highway 179
Jamestown, Missouri [65046]
non domestic

Lien Debtors:

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ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLI, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and
JOHN OR JANE DOES # 1-50;

Jointly and Severally, Corporately and Personally.

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)”

Allegations:

1. On or about December 10, 2020, a corrected Notice and Demand and Sworn Affidavit of Truth; with a USPS tracking number of 9405511699000167806111 was mailed to Michelle Masoner at Bryan Cave Leighton Paisner LLP in Kansas City, Missouri with instructions to deliver a copy of said Notice to the respondents, this was delivered on December 14, 2020 according to USPS records; and
2. On or about December 23, 2020 an Affidavit of Insufficient Response to documents listed in #1 above was mailed to Michelle Masoner at Bryan Cave Leighton Paisner LLP in Kansas City, Missouri along with an Notice of Fault and Opportunity to Cure dated December 23, 2020 and had a tracking number of 9405511699000144314882 which was delivered on December 28, 2020 according to USPS records; and
3. On or about January 11, 2021 an Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure were mailed to Michelle Masoner at Bryan Cave Leighton Paisner LLP in Kansas City, Missouri along with a Notice of Default and had a tracking number of 9405511699000178613838 On January 21, 2021, the USPS delivered both documents according to USPS records; and
4. On or about March 5, 2021 an Affidavit of Insufficient Response to Notice of Default and Notice of Administrative Judgment were mailed to Michelle Masoner at Bryan Cave Leighton Paisner LLP in Kansas City, Missouri along with a Notice of Default that had a tracking number of 9405511699000759381897. On March 8, 2021, the USPS delivered both documents according to USPS records; and
5. As of this date December 29, 2021 there has been ZERO dollars paid of the debt due which totals One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US)

Allegations arise from an Agreement by the Respondents due to their silence when they had a duty to speak; herein referenced as **Private Case Number: RE 152 604 486 US**, which was met between the parties for the consent to judgment against RESPONDENTS and the settlement, closure, and dismissal of ANY and ALL MATTERS including, but not limited to outstanding past CLAIMS, presently;

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)””

1. Respondents consented to an Administrative Judgment for Compensatory Damages in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and Respondents consent to personally, corporately, jointly and severally for the financial injury Respondents have caused the Claimant and Respondents consent to being the surety; and
2. Respondents consented to seizures and commercial liens against Respondents personal assets including but not limited to all real property, all personal property (excluding wedding photos and rings), Respondents Errors and Omissions Insurance Policy, Respondents Liability Insurance Policy, Respondents Public Bond; and
3. Respondents consented to garnishments of Wages, Fees, Commissions, Bank Accounts, and Retirement Accounts; personally and corporately, jointly and severally; and
4. Respondents consented to VOID any Court judgments related to the Federal Court case # 17-CV-04205-BCW and Respondents confess to not having a valid claim; and
5. Respondents consented to a ZERO Balance regarding Chase account # 5901103122; and
6. Respondents consented to grant Claimant Power of Attorney on Respondents behalf to change the public record to ZERO balance related to Chase account # 5901103122; and
7. Respondents consented to being surety, which includes Respondents personal assets, corporate assets, Bonds and insurance policies for causing financial injury against Claimant Bryon Burton Nevius in the amount of One-million Three-hundred Seventeen-thousand Six-hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and
8. Respondents consented to interest charges of Nine Percent (9%) and adjustments until full balance is paid in full; and

ALL RESPONDENTS hereby have been permanently and irrevocably Estopped from bringing any and all claims, legal actions, orders, demands, lawsuits, costs, levies, penalties, damages, interests, liens, and expenses whatsoever, against me, the CLAIMANT and that of my property; the collateral property known as Bryon Burton Nevius.

A 'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law – under necessity, per agreement of the parties and/or in violation of Bill of Rights 2nd para.)"

Exhibits Attached;

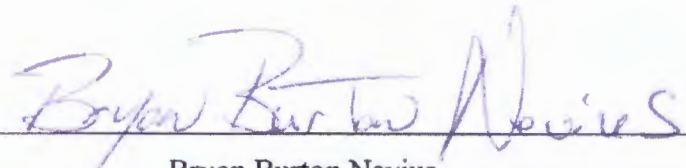
1. Notice and Demand & Affidavit of Truth & Noting the Affidavit of Truth attached as A does not have its exhibits included due their [length] number of pages, a complete copy can be found online at the Moniteau County Recorder's Office, California Missouri under Instr # 202002313
2. Proof of delivery related to #1 Exhibit B
3. Affidavit of Insufficient Response to Notice and Demand - Exhibit C
4. Notice of Fault and Opportunity to Cure – Exhibit D
5. Proof of delivery of # 3 & 4 above Exhibit E
6. Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure – Exhibit F
7. Notice of Fault – Exhibit G
8. Affidavit of Insufficient Response to Notice of Fault – Exhibit H
9. Notice of Administrative Judgment- Exhibit I
10. Proof of delivery related to Notice of Administrative Judgment # 9 above– Exhibit J

AFFIRMATION

I affirm under the penalty of perjury of the laws of the united States of America and the laws of Missouri that all the above and forgoing is true and correct to the best of my knowledge.

Dated December 29, 2021

By:



Bryon Burton Nevius

Bryon Burton Nevius
21355 Highway 179,
Jamestown, Missouri [65046]

All rights reserved with prejudice and without recourse,
[U.C.C. 1-308 / U.C.C. 3-204 / U.C.C. 3-115]



EXHIBIT A

Recorded In Moniteau County, Missouri



Recording Date/Time: 11/18/2020 at 10:38:04 AM

Instr #: 202002313

Type: AFF
Pages: 100
Fee: \$321.00 \$ 20200002324

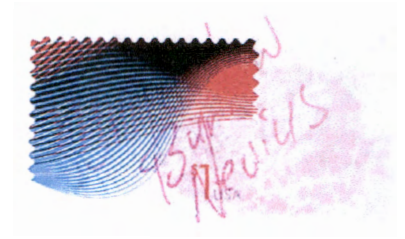


TITLE OF DOCUMENT: SWORN AFFIDAVIT OF TRUTH

DATE OF DOCUMENT: November 18, 2020

GRANTOR :Bryon-Burton: Nevius:

GRANTEE :Bryon-Burton: Nevius:



SWORN AFFIDAVIT OF TRUTH

This is a verified plain sworn statement of true facts

The undersigned Affiant, :Bryon-Burton: Nevius : hereinafter "Affiant", does solemnly swear, declare and state as follows: Affiant is competent to state the matters set forth herein; AND Affiant has knowledge of the facts stated herein; AND

- All the facts herein are true, correct and complete, to the best of Affiant's knowledge and admissible as evidence if called upon as a witness. Affiant will testify to their veracity of this document.

Plain Statement of Facts:

1. In 2007, Affiant applied for a construction loan with J.P. Morgan Chase N.A., hereinafter, Chase, for the purpose of construction of a home near Jamestown, Missouri. At the time, Affiant assumed Chase was loaning Affiant bank funds; AND
2. Before and after the signing, Affiant was never told that a construction loan was going to cost Affiant more than a regular home loan; AND
3. In 2008, the home got completed and interest rates were dropping, Affiant wanted to postpone signing a permanent loan as long as Affiant could due to the dropping rates and Affiant continued to make payments; AND
4. On or about March 20, 2009, Mr. McCullough, the Chase Representative Affiant was working with, allowed Affiant to continue without locking in a rate for the permanent loan; AND
5. In or about November of 2009, Affiant attempted to work out a permanent loan with Chase as they were offering an interest rate of 4.625% on their web site, which Affiant was willing to agree to but Chase refused. Chase offered Affiant a 6.5% interest rate at the time which would have amounted to many \$1000's of dollars more in interest; AND
6. Affiant found on the Governments website, Consumer Financial Protection Bureau CFPB that it states the following: **The Equal Credit Opportunity Act makes it illegal** for a

creditor to discriminate in any aspect of credit transaction based on certain characteristics. In addition, the Fair Housing Act makes many discrimination practices in home financing illegal. **It is illegal to:** Offer you credit on terms that are less favorable, like a higher interest rate, than terms offered to someone with similar qualifications. This is contrary to the interest rates Chase offered to Affiant; AND

7. In or about January of 2017 Affiant noticed on-line where — JPMorgan Chase said Wednesday that it had agreed to settle a federal lawsuit for \$55 million, accusing the bank of working with mortgage brokers who had discriminated in some type against borrowers between 2006 and 2009. Affiant was one of those borrowers; AND
8. In or about late November of 2009 Affiant received a default letter from CHASE even though all payments were being made on time; AND
9. In January of 2010, Affiant had to go to the expense to pay an attorney in Kansas City named Gary Eastman to assist Affiant; AND
10. Mr Eastman, Affiant and a Chase representative had a conversation over the phone on or about 1-12-2010. Affiant heard the following conversation over the phone. Mr Eastman asked the Chase representative Ms. Schantini why the rates were substantially higher than those posted on Chase's web site, or those offered to other customers. She said that was all they could offer. When asked what allowed Chase to provide loans to people that had just completed construction that were substantially higher than Chase's posted rates. Ms. Schantini indicated that this loan program was changed in September 2009; AND
11. Mr Eastman asked what in the loan documents allowed this and Ms. Schantini stated that the loan documents DID NOT allow it; AND
12. Affiant was never told about any change in the Construction loan program of raising rates; AND
13. Affiant heard Mr. Eastman ask Ms. Schantini what allowed Chase to accelerate the loan. I heard Ms. Schantini indicate that loan documents allowed for it but did not know where exactly and that the legal department would discuss this with us; AND
14. Affiant waited for many months and the legal department never did get back to Affiant but instead attempted to foreclose as Affiant got a letter from CSM in or about late July 2010; AND

15. Affiant forwarded that foreclosure letter on to Mr. Eastman who responded to Affiant with a copy of the letter addressed to CSM disputing the debt with Chase, specifically that there were no provisions that a default took place.; AND
16. Even thou Affiant never heard back from Chase's legal department, Affiant continued to make monthly payments until about May of 2012. Affiant received return mail that had returned checks eight (8) in total; AND
17. Affiant noticed the returned checks had a stamp on them marked Chase Home Equity and Affiant never signed anything to change this to a Home Equity Account; AND
18. At the start of 2011 and beyond, Affiant started to write "many" **certified** letters to Chase demanding answers about the Note, who actually was the creditor so Affiant might contact them and negotiate the contract; AND
19. Many of these letters demanded information from Chase in regards to Federal Statutes dealing with U.S.C. Title 15; AND
20. Affiant had also sent out demand letters to Chase to view the original Note; AND
21. Over the years Affiant would get letters or phone calls from people working at Chase and one of their Agents was named Steve Menzler as he identified himself that way over the phone; AND
22. Affiant ask Steve in a public phone conversation that if he agreed and admitted that Chase was just a servicer of the loan as the Note had been sold? He said *Yes and from his understanding it is in a construction state*; AND
23. After several years go by and in or about late 2015 Affiant revived a call from Jennifer Donnelly, hereinafter Donnelly, an Agent and attorney from Kansas City, Missouri representing Chase; AND
24. Donnelly tells Affiant she has the original Note for Affiant to view **plus** the other information Affiant had ask for years ago, so it took them about 4 years total to come up with an alleged original Note; AND
25. Affiant went to Jefferson City, Missouri and viewed the alleged original Note. Affiant noticed one "**major**" difference between the original Note Affiant signed in 2007 and the one in Jefferson City. The Note had a stamp at the bottom of the last page saying; Pay to the order of: without recourse JPMorgan Chase Bank N.A. and it was signed by Barbara Burks/Assistant Secretary with Chase Bank; AND

26. Affiant brought this endorsement to the attention to the two people in the room with Affiant and one man was an attorney he said. I asked them both what does that stamp mean? Their response was they did not know! Affiant said you are an attorney and you do not know what that means; AND
27. On April 27, 2016 Affiant had a public conversation over the phone with Donnelly and we were discussing Affiant's trip to Jefferson City to view the Note in question and Affiant told her the Note *"had a stamp on the back of it Pay to the order of, without recourse and asked if she could tell Affiant what that means?"* AND
28. Donnelly's response was *"it is an endorsement which is a manner of having the original payee of the loan acknowledge it received it."* She also stated *"I am calling because we have this loan out there and we need to address it and Chase is willing to have you apply for a new loan."* AND
29. Affiant's response was *"Affiant's thoughts on the whole deal has always been I would certainly be willing to pay the party that owns the Note and Affiant's question for Donnelly was, has the Note been sold?"* Donnelly's response was *"umm hmm"*. Donnelly made a contradiction of her prior statement made in or about late 2015 to Affiant when she alleged to have physical possession of the *original* note; AND
30. Affiant then ask Donnelly *"is Chase the party with the right to enforce the Note?"* Donnelly stated *"it is, it has the original instrument."* Then Affiant said *"ok then if that is the case would you or someone at Chase be willing to put that in writing and verify that for me?"* Donnelly's response was *Chase has provided you with the opportunity to look at the original Note* and Affiant said *I understand that but just to ease my conscious on it that they are the party with the right to enforce it I would certainly like to have something in writing to verify that and then we could certainly move forward."* AND
31. Donnelly said *"I will take that back to Chase."* I then told JD *"I would really like to do this the easy way. believe me Jennifer, I could file an injunction, petition but I really want to do it the easy way and stay out of court if at all possible and again I am willing to pay and make payments to the people that actually own it?"* ; AND
32. On or about May 1, 2016, Affiant received a letter from Donnelly. Donnelly's letter basically has two main points, Affiant either signs new loan documents from Chase or Chase will take enforcement action. This is after the fact Affiant had asked Chase to send Affiant some type

- of verification that they had legal rights to enforce the old Note. Affiant received the new loan application but certainly **no** verification that Affiant had asked for; AND
33. Affiant then sent Chase, a "RESPA Qualified written request (QWR)"; complaint; dispute of debt; validation of debt; and T.I.L.A. request. This was mailed to Chase on or about May 25, 2016, and again as before Affiant never heard from Chase other than Chase sending Affiant out a form for financial assistance; AND
34. On or about Aug 20, 2016 Affiant received a letter from a law firm in St. Louis, Missouri that says they intend to foreclose on Affiant's property. Affiant sent them back a timely 30 day letter disputing the debt and demanding a validation of debt with Chase; AND
35. On or about February 8, 2017 Affiant filed a criminal complaint against CHASE with the Attorney General of Missouri for fraudulent concealment of facts and due to the fact their office was involved in that 25 Billion dollar law suit Chase paid out in 2012 at which time the courts ORDERED CHASE to follow the law. Affiant also filed a complaint with **the OFFICE OF THE CHIEF DISCIPLINARY COUNSEL - Missouri, against Attorney Jennifer Donnelly for her involvement**. Affiant also filed a criminal complaint with the FBI; AND
36. In 2016 Affiant had a firm that was recommended do an in-depth forensic audit of the loan in question and they found the note was sold years ago; AND
37. Attached as **Exhibit "1"** is a sworn affidavit from licensed private investigator Joseph R. Esquivel, Jr. that attests the promissory note was sold to Freddie Mac Trust (estimated in 2007). Esquivel's affidavit means basically Chase no longer has any standing in this matter; AND
38. Affiant also has an affidavit from William McCaffrey, ex-banker and consultant for Housing Mortgage Consultants, Inc. with over 30 years specialized experience; AND
39. Affiant contacted McCaffrey because he told Affiant he has access to specific records in which the general public does not. McCaffrey attests the promissory note was sold to Freddie Mac (estimated in 2007). See **Exhibit "2"** attached; AND
40. Affiant contacted a hand writing expert with a list of credentials, his name is Curt Baggett. Mr Baggett stated he is willing to testify that CHASE has committed fraud by criminally forging Affiant's name on several documents. See **Exhibit "3"** attached; AND
41. On or about March 20, 2019 Affiant met with Michelle Masoner, Chase's Agent and

attorney, in Columbia Missouri since Affiant had demanded to examine the alleged original note again; AND

42. Affiant observed the note had a pixelated and jagged or stair-step look to the line on which the signature of Barbara Burks was made , below the " PAY TO THE ORDER OF: This "stair-step" can also be observed in the words " JP MORGAN CHASE BANK, N.A." but to less of an extent. This "stair-stepping" is readily observable under any ordinary commonly available magnification: AND
43. Affiant affirms there were pressure imprints in the paper in the making of Affiant signature as may be present from a signature made by a human hand and which Affiant affirms here, Affiant specifically recalls being present on the actual note signed and initialed the day of the closing which Affiant affirm were not present in the document presented for Affiant's examination on March 20, 2019 despite multiple attempts to locate such pressure imprints both visually, with the aid of a bright hand held LED light, as well as tactilely by physically feeling the underside of the signature page; AND
44. Affiant also brought a folder from Chase Bank with a date of March 2007 that had been filed away since that time. In said folder was a signed (not a copy) document titled Customer Specification Checklist and Acknowledgement, dated 10-12-2007 and the signature Bryon Nevius has a noticeable pressure imprint much like that would have been on the Note being examined; AND
45. Affiant gave Ms. Masoner the opportunity to feel the imprint but she refused but did make a copy of it along with two other documents in the folder. Affiant affirm his signature was made by pen in hand at the loan closing and is to be distinguished from that of ink printed on paper; AND
46. Affiant affirms that from his examination of the ink of his signature on the document Affiant was given to examine on March 20, 2019, all of the ink appeared the same in character and appeared to be printed on the paper rather than the signature being affixed by a pen in hand as Affiant recalls was his action at the loan closing; AND
47. The condition of the paper of the instrument Affiant examined looked to be crisper, brighter and of recent origin and did not appear to be of the same age as the other aforementioned paper used in comparison, at the closing of this loan on or about August 3, 2007 and other papers of similar age which Affiant brought with him; AND

48. In or about July of 2019 Affiant followed **Matthew 18: 16** guidelines and enlisted the services of HMP which is an arbitration service. HMP offered a common law arbitration service; AND
49. HMP mailed papers from Affiant to Chase at the following address. Chase, PO Box 78420, Phoenix, AZ 85062. Chase was given a chance to answer questions related to the alleged loan to Affiant. Affiant was told by HMP that HMP never received any response to the sets of letters sent to Chase; AND
50. HMP found in Affiant's favor and issued an Final Arbitration Award related to HMP's Case # 2019-21355NEV; AND
51. Chase, their Agents, Successors, and /or Assigns actions and behavior has caused Affiant a financial injury of \$1,317,648.00
52. *Gospel of Matthew* ^{18: 15} "If your brother or sister sins, go and point out their fault, just between the two of you. If they listen to you, you have won them over." ¹⁶ But if they will not listen, take one or two others along, so that 'every matter may be established by the testimony of two or three witnesses.' ¹⁷ If they still refuse to listen, tell it to the church; and if they refuse to listen even to the church, treat them as you would a pagan or a tax collector.

Affiant further sayeth naught.

By:

Bryon-Burton: Nevius:

Date

11-18-2020

:Bryon-Burton: Nevius:

American Freeman/Illinois National
Pre-March 9, 1933, Private American of the united States of America
Private National of the state of Missouri
Special and Private Inhabitant of the County of Moniteau
All Rights Reserved Without Prejudice

Verification and Acknowledgement

United States of America
State of Missouri
County of Moniteau

)
) **S. 8.**
)

Before Me, on this day Bryon Burton Nevius, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the Maxims of Law and Equity, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 18th day of November, 2020.

Notary Public

State of Missouri
County of Jefferson
On this 16th day of November 2020
before me personally appeared Sharon B. Nevins
to me known to be the person who executed the
foregoing instrument, and acknowledged that he
executed the same as his free act and deed.
SEAL (signed) [Signature]
Notary Public

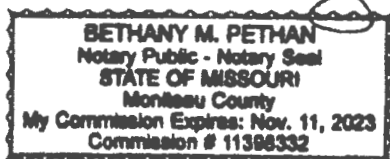


EXHIBIT 1

Joseph R. Esquivel. Jr.

After Recording Return to:
Bryon Nevius
21355 HWY 179
Jamestown, MO 65046

AFFIDAVIT OF JOSEPH R. ESQUIVEL JR.

I, Joseph R. Esquivel Jr, declare as follows:

1. I am over the age of 18 years and qualified to make this affidavit.
2. I am a licensed private investigator of in the State of Texas, License # A20449.
3. I make this affidavit based on my own personal knowledge.
4. I make this affidavit in support of *Mortgage Compliance Investigations Chain Of Title Analysis & Mortgage Fraud Investigation* prepared for Bryon Nevius regarding the Security Instrument and the real property located at 21355 HWY 179, Jamestown, MO 65046, as referenced in the Moniteau County Record.
5. I have no direct or indirect interest in the outcome of the case at bar for which I am offering my observations.
6. I have personal knowledge and experience in the topic areas related to the securitization of mortgage loans, real property law, Uniform Commercial Code practices, predatory lending practices, assignment and assumption of securitized loans, creation of trusts under deeds of trust, pooling and servicing agreements, issuance of asset-backed securities and specifically mortgage-backed securities by special purpose vehicles in which an entity is named as trustee for holders of certificates of mortgage backed securities, the foreclosure process of securitized and non-securitized residential mortgages in both judicial and non-judicial states, and the various forms of foreclosure-related fraud.

7. I perform my research through the viewing of actual business records and Corporate/Trust Documents.
8. I use professional resources to view these records and documents.
9. I have the training, knowledge and experience to perform these searches and understand the meaning of these records and documents with very reliable accuracy.
10. I am available for court appearances, in person or via telephone for further clarification or explanation of the information provided herein, or for cross examination if necessary.
11. My research through professional services and the viewing of actual business records and Corporate/Trust Documents, determined that an interest in the Bryon Nevius Mortgage Loan Instrument was sold sometime shortly after August 03, 2007 to multiple classes of the Freddie Mac Multiclass Certificates, Series 3497.
12. I have looked at a purported to be true and correct copy of a Tangible Promissory Note of Bryon Nevius, dated August 03, 2007, regarding a loan for \$331,900.00. The Original Lender of the August 03, 2007 Nevius loan is JPMorgan Chase Bank, N.A.
 - a. This copy of the Bryon Nevius Note has an incomplete stamping on the Note itself from JPMorgan Chase Bank, N.A., signed by Barbara Burks as Assistant Secretary, made payable to an as of yet unnamed payee.
13. The multiple classes of the Freddie Mac Multiclass Certificates, Series 3497 are not named in any way on the Bryon Nevius Note.
 - a. Federal Home Loan Mortgage Corporation is not named or referenced in any way on the Bryon Nevius Note.

14. I have looked at a Deed of Trust of Bryon Nevius, dated August 03, 2007 and filed in the Official Records of the Moniteau County Recorder's Office on August 06, 2007 as ins# 2007-1968.

- a. The multiple classes of the Freddie Mac Multiclass Certificates, Series 3497 are not named in any way to the Bryon Nevius Deed of Trust
- b. Federal Home Loan Mortgage Corporation is not named or referenced in any way on the Bryon Nevius Deed of Trust

15. I have looked at the Moniteau County Record relating to the Bryon Nevius Deed of Trust dated August 03, 2007. The Moniteau County Record shows no Assignment of Deed of Trust recorded into public record

16. I have looked at the Moniteau County Record relating to the Bryon Nevius Deed of Trust dated Loan Date. The Moniteau County Record shows no record of a release of the Deed of Trust as required in covenant 23 of the Deed of Trust which states . **“Release,** Upon payment of all sums secured by this Security Instrument, Lender shall release this Security Instrument. Borrower shall pay any recordation costs...” This has not happened.

EXHIBIT 2

William McCaffery

ARIZONA COURT REPORTERS & VIDEO
1000 West McDowell Avenue, Suite 100, Phoenix, AZ 85001

1 **BRYON NEVIUS**

2
3 *In Re: Real Property*
4 21355 Hwy 179
5 Jamestown, MO
6 65046

**AFFIDAVIT OF
WILLIAM McCaffery**

7 I William McCaffrey, declare as follows:

8
9 I am a resident of the State of Arizona and formulate this Affidavit based on my own
10 personal research and knowledge which is pursuant to decades experience in the
11 banking industry. I have no direct or indirect interest in the outcome of the case at bar
12 for which I offer my opinion and testimony. My involvement in banking encompasses
13 over thirty years employment for federally insured institutions. I was formerly
14 Business Development Manager with Indy Mac Bank FSB based out of Pasadena,
15 California, and currently Consultant at Housing Mortgage Consultants, Inc.

16 I have personal knowledge and experience to render opinions in the mortgage banking
17 industry specifically the securities industry and compliance in lending practices. I
18 also have personal knowledge to render opinions in origination, underwriting,
19 accounting in the context of pooling and servicing of securitized loans and the sale
20 assignment and assumption of securitized loans.

21
22 I have firsthand involvement in the creation of asset backed securities ("ABS"),
23 mortgage backed securities ("MBS"), collateral debt obligations ("CDO"), mortgage
24 backed securities by special purpose vehicles in which entities are named as "master
25 servicer," "custodian," and "trustee," for holders of certificates of mortgage backed
26 securities.

27
28
Any material outside of this affidavit has not been produced or verified by Housing Mortgage Consultants.
William McCaffrey does not authorize use of his name for any reason.

ARIZONA DOCUMENT SERVICES LLC
C.D. #B-339-Azndocuments@icloud.com

1
2 I am skilled in the economics related to securitized residential mortgages and
3 foreclosure of securitized and non-securitized residential mortgages as well as the
4 Federal Depository Insurance Corporation's ("FDIC") procedures of officially closing
5 failed banks and their duties as of "Receiver" of the failed banks.

6
7 I have testified and been affirmed as expert witness in federal and superior court
8 including Arizona, California, Nevada, Texas, New Mexico, Florida, South Carolina,
9 and New Jersey.

10
11 In my normal course of business, I use software to access named trust entities and
12 corporate trust documents officially filed with the Securities and Exchange
13 Commission. I have conducted this research on the following loan and at the request
14 of the Sellers. I submit this Affidavit and have personal knowledge of the following
15 facts:

16 In August 3, 2007 the subject loan of \$331,900 was executed via a Deed of Trust
17 (EXHIBIT I) and Note (EXHIBIT II) to secure the property commonly known as
18 21355 Hwy 179, Jamestown, Missouri.

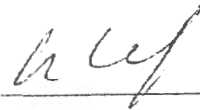
19
20 It was shortly thereafter placed in a Federal Mortgage Corporation ("Freddie Mac")
21 Real Estate Mortgage Conduit ("REMIC") also known as a "Pooled Trust, or
22 FreddieMac Trust."

23
24 I have entered the details of the loan found in the JP Morgan Chase ("CHASE")
25 Banks Portal, including these specific loans detail. (EXHIBIT III) Chase has serviced
26 this loan but has never owned this loan according to the portal and my research.

27
28
Any material source of this affidavit has not been produced or verified by Housing Mortgage Consultants.
William McLaury does not authorize or lend his name for any reason.

ARIZONA DOCUMENT SERVICE, LLC
COP #6 339 - Azdocuments@arizona.com

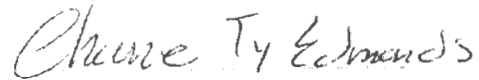
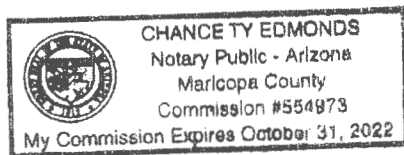
FURTHER AFFIANT SAYETH NAUGHT



William McCaffrey

SWORN TO AND SUBSCRIBED before me, the undersigned notary public, this

14th Day of December, 2018.



Notary Public

My commission expires: October 31,
2022

ARIZONA DOCUMENT SERVICES, LLC
Case #81339 | Azdocuments@icloud.com

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EXHIBIT III

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Any material outside of this affidavit has not been produced or verified by Housing Mortgage Consultants.
William McCarley does not authorize or lend his name for any reason.

Loan Level Data

PF9865 N1075138543 RETAIL JP MORGAN CHASE BANK, NATIONAL ASSOCIATION JP MORGAN CHASE BANK, NA
 | 06.3750 | 06.0000 | 06.0000 | 000331900.00 | 000331900.00 | 360 | 08/2008 | 000 | 360 | 09/2038 | 065 | 065 | 02 | 020 | 807 | NO
 | PURCHASE | SF | 1 | PRINCIPAL | NO | CP | 1 | FRM | NONE | NO | SERIES 3497

Loan Level Data Breakdown

PF9865 - Freddie Mac ID number for the Trust

N

1075138543 - Loan number

RETAIL - Classification of loan (Retail, wholesale or corresponding)

JP MORGAN CHASE BANK, NATIONAL ASSOCIATION - Seller of loan to Freddie Mac

JP MORGAN CHASE BANK, NA - Current Servicer

06.3750 - Purchase price for the loan, and actual interest that the loan was purchased at

06.0000 - Origination Interest Rate

06.0000 - Initial Servicing Rate

000331900.00 - Original loan amount

000331900.00 - Total purchase price sold to Freddie Mac

360 - Length of loan in months

08/2008 - First payment date for loan

000

360

09/2038

065 - First Date of Delinquency

065 - Last Date of Delinquency

02 - First Date of Delinquency

02

020 - First Date of Delinquency

807 - First Date of Delinquency

NO

PURCHASE - Type of loan

SF - Single Family First

1 - Principal Residence, 2 - Second Home, 3 - Investment

NO - Principal Residence

NO - Second Home

NO

FRM - Fixed Rate Mortgage, ARB - Adjustable Rate Mortgage

NONE - Other

NO - Fixed Rate Mortgage, ARB - Adjustable Rate Mortgage

NO - Other

PF9865 N1075138543|RETAIL JP MORGAN CHASE BANK, NATIONAL ASSOCIATION|JP MORGAN CHASE BANK, NA
| 06.3750| 06.0000| 06.0000| 000331900.00| 000331900.00|360|08/2008| 000 360|09/2038|065|065 02|020|807|NO
|PURCHASE |SF |1|PRINCIPAL|MO|CP |FRM|NONE NO |SERIES 3497

EXHIBIT 3

Curt Baggett Exhibit Omitted due to page length

See Instr # 202002313 Recorded at Moniteau
County Court House, California Missouri

EXHIBIT B

ALERT: USPS IS EXPERIENCING UNPRECEDENTED VOLUME INCREASES AND LIMITED E...

USPS Tracking®

FAQs >

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Your item was delivered in or at the mailbox at 11:58 am on December 14, 2020 in KANSAS CITY, MO 64105.

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December 14, 2020 at 11:58 am
Delivered, In/At Mailbox
KANSAS CITY, MO 64105

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Tracking History



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Product Information



See Less ^

EXHIBIT C

CLAIM [AFFIDAVIT] OF INSUFFICIENT RESPONSE

On this 23rd day of December 2020, for the purpose of verification, I, Bryon Nevius, do certify that I am of legal age, of sound mind, will testify to the veracity of my statements, and have NOT received sufficient RESPONSE which can also be classified as a non RESPONSE to the Notice and Demand dated November 25, 2020, for rebuttal of Affidavit of Truth or payment of Financial Injury regarding RE: Registered US Mail # RF 152 604 486 US that contained the Notice and Demand along with the Affidavit of Truth.

Such documents were sent USPS Registered Mail Article Number RF 152 604 486 US and received on December 3, 2020 at 10:49 a.m. which were sent to:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes, Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Peter L. Scher, Acting as PETER L. SCHER, HEAD OF CORPORATE RESPONSIBILITY, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James A. Bell, Acting as JAMES A. BELL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Todd A. Combs, Acting as TODD A. COMBS, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James S. Crown, Acting as JAMES S. CROWN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Michael A. Neal, Acting as MICHAEL A. NEAL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

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ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

regarding the rebuttal of Affidavit of Truth by a real party of Respondents, in affidavit form, swearing under penalty of perjury, with full and unlimited commercial liability. Such document was sent by Registered Mail Article Number RF 152 604 486 US and delivery confirmation receipt on December 3, 2020 at 10:49 a.m. sent to:

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

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Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James A. Bell, Acting as JAMES A. BELL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Laban P. Jackson Jr., Acting as LABAN P. JACKSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Lee R. Raymond, Acting as LEE R. RAYMOND, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLI, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and


Jointly, Severely, Corporately, and Personally.

In care of:

Michelle M. Masoner, BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122;

Sent via Registered Mail Article Number RF 152 604 486 US


Bryon Nevius, Living Man and Agent for
BRYON NEVIUS


Date

Verification and Acknowledgement

United States of America)
State of Missouri) s. a.
County of Cole)

Before Me, on this day **Bryon Nevius**, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the Maxims of Law and Equity, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 23rd day of December, 2020.

 Notary Public

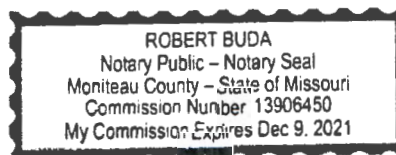


EXHIBIT D



Notice of Fault and Opportunity to Cure

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

December 23, 2020

Claimant: :Bryon-Burton: Nevius:, a living man and Authorized Agent and Sole Beneficiary of the trust known as BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]

Respondents:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes, Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Douglas B. Petno, Acting as DOUG B. PETNO, COMMERCIAL BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Peter L. Scher, Acting as PETER L. SCHER, HEAD OF CORPORATE RESPONSIBILITY, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLY, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

JOHN OR JANE DOES # 1-50;

Jointly and Severally, Corporately and Personally.

In care of:

Michelle M. Masoner, BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122;

Sent via Priority Mail with tracking number 9405511699000144314882

Michelle M. Masoner is charged with delivering a true copy of this NOTICE OF FAULT OPPORTUNITY TO CURE to ALL "RESPONDENTS".

December 23, 2020

RE: NOTICE AND DEMAND dated November 25, 2020 regarding Affidavit of Truth executed by Bryon-Burton : Nevius and dated November 18, 2020 filed into the public record at: The Moniteau County Court House, California, Missouri Inst. #: 202002313. Sent via Registered Mail Article Number RF 152 604 486 US

Statement of facts

1. On December 3, 2020 at 10:49 a.m., “RESPONDENTS” received a True Copy of Affidavit of Truth AND a **NOTICE AND DEMAND** dated November 25, 2020 by Registered Mail Article Number RF 152 604 486 US and an additional corrected NOTICE AND DEMAND was received on December 14, 2020 with a tracking number of 9405511699000167806111 from the Claimant for “RESPONDENTS” attention; AND
2. As of the 23rd day of December, 2020, “RESPONDENTS” have not sufficiently responded to the above stated Affidavit and NOTICE AND DEMAND.
3. James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Mary Callahan Erdoes, Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Douglas B. Petno, Acting as DOUG B. PETNO, COMMERCIAL BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Peter L. Scher, Acting as PETER L. SCHER, HEAD OF CORPORATE RESPONSIBILITY, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase

Headquarters, 270 Park Ave. New York, NY 10017; and James A. Bell, Acting as JAMES A. BELL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Stephen B. Burke, Acting as STEPHEN B. BURKE, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Todd A. Combs, Acting as TODD A. COMBS, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and James S. Crown, Acting as JAMES S. CROWN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Timothy P. Flynn, Acting as TIMOTHY P. FLYNN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and James S. Crown, Acting as JAMES S. CROWN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Mellody Hobson, Acting as MELLODY HOBSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Laban P. Jackson Jr., Acting as LABAN P. JACKSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Michael A. Neal, Acting as MICHAEL A. NEAL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Lee R. Raymond, Acting as LEE R. RAYMOND, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLY, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105 and/or Agents, Successors, and/or Assigns, Jointly, Severely, Corporately, and Personally (hereinafter "RESPONDENTS") **are at fault in this matter; AND**

4. As an operation of law, "RESPONDENTS" by dishonor of **NOTICE AND DEMAND** have created a fault.

Opportunity to Cure

In the event that “RESPONDENTS” failure to respond sufficiently to the **Affidavit AND NOTICE AND DEMAND** was an oversight, mistake or otherwise unintentional, Bryon Nevius, Agent for BRYON NEVIUS, (Claimant), grants “RESPONDENTS” Ten (10) days, exclusive of the day of receipt, to cure the fault. Failure to cure will constitute, as an operation of law, “RESPONDENTS” final admission and agreement to all statements and claims made by affiant through *tacit procurement* pertaining to **Affidavit AND NOTICE AND DEMAND** and the whole matter shall be deemed *res judicata and stare decisis*. Response by “RESPONDENTS” must be served on Claimant exactly as provided below using registered or certified and traceable mail service:

Bryon-Burton: Nevius
c/o 21355 Highway 179
Jamestown, Missouri [near 65046]
non-domestic

CLAIMANT awaits “RESPONDENTS” timely response.

SILENCE IS ACQUIESCENCE

Failure to respond or responding with other than the demanded verified proof and full, whole and complete accounting, via sworn affidavit, under “RESPONDENTS” full and complete commercial liability, signing under penalty of perjury, will be memorialized with an Affidavit of Non-Response and an Affidavit of Non-Performance and constitutes agreement to the following:

1. Respondents consent to an Administrative Judgment for Compensatory Damages in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and Respondents consent to personally, corporately, jointly and severally for the financial injury Respondents have caused the Claimant and Respondents consent to being the surety; and
2. Respondents consent to seizures and commercial liens against Respondents personal assets including but not limited to all real property, all personal property (excluding wedding photos and rings), Respondents Errors and Omissions Insurance Policy, Respondents Liability Insurance Policy, Respondents Public Bond; and
3. Respondents consent to garnishments of Wages, Fees, Commissions, Bank Accounts, and Retirement Accounts; personally and corporately, jointly and severally; and
4. Respondents consent to VOID any Court judgments related to the Federal Court case # 17-CV-04205-BCW and Respondents confess to not having a valid claim; and
5. Respondents consent to a ZERO Balance regarding Chase account # 5901103122; and
6. Respondents consent to grant Claimant Power of Attorney on Respondents behalf to change the public record to ZERO balance related to Chase account # 5901103122; and

7. Respondents consent to being surety, which includes Respondents personal assets, corporate assets, Bonds and insurance policies for causing financial injury against Claimant BRYON BURTON NEVIUS in the amount of One-million Three-hundred Seventeen-thousand Six-hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and
8. Respondents consent to interest charges of Nine Percent (9%) and adjustments until full balance is paid in full; and

Maxims of law. (Affidavit based)

- An un-rebutted affidavit stands as truth in commerce.
- An un-rebutted affidavit is acted upon as the judgment in commerce.
- An affidavit must be rebutted point-for-point.
- An un-rebutted affidavit stands as Respondents tacit¹ agreement
- Silence² gives consent

“RESPONDENTS” are hereby **NOTICED** that “RESPONDENTS” are in **Dishonor** and the full and total forgiveness can be achieved with a reimbursement of expenses for “RESPONDENTS” **Dishonor** in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US) in Compensatory Damages, payable to Claimant in Certified Funds, within Ten (10) Days of receipt of this Notice of Fault Opportunity to Cure, proof of delivery of which will be certified by www.usps.com (third party witness and delivery agent).

To ALL Third Party Intervenor: be it known that any interference with the Claimants rights and privileges to seek restitution from the “Respondents” constitutes agreement to enjoin that Third Party Intervenor as an additional Respondent in this **Notice of Fault Opportunity to Cure** and referenced **Notice and Demand**.

“I, a man commonly known as Bryon Nevius (Claimant), on my own unlimited commercial liability, certify that I have read the above and do know that the facts contained are true, correct and complete, not misleading, the truth, the whole truth and nothing but the truth.”

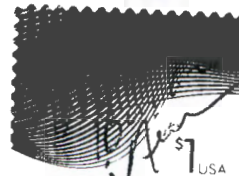
Govern Yourselves accordingly,

Bryon-Burton:Nevious

Bryon Nevius, Living Man and Authorized
Representative for
BRYON NEVIUS

Date

12-23-2020



¹ TACIT. Existing, inferred, or understood without being openly expressed or stated, implied by silence or silent acquiescence, understood, implied as a tacit agreement; a tacit understanding. Black's Law Dictionary 4th addition.

² **Silence gives consent**, is the rule of business life. In the Law of Nations, it is equally potent. Silent acquiescence in the breach of a treaty binds a Nation. Supreme Court of Georgia. PADEL FORD, FAY & Co. plaintiffs in error v. THE MAYOR AND ALDERMEN OF THE CITY OF SAVANNAH.

Enclosures:

1. True Copy of Affidavit of Truth filed at: The Moniteau County Court House, California, Missouri
Inst. #: 202002313 AND
2. True Copy of NOTICE AND DEMAND dated November 25, 2020 AND
3. Copy of Proof of Delivery USPS Registered Mail Article Number RF 152 604 486 US; AND
4. Copy of Affidavit of Insufficient-Response; AND
5. Copy of BRYAN CAVE LIGHTON PAISNER LLP/Michelle M. Masoner insufficient response
dated December 21, 2020; AND

EXHIBIT E



Receipt

Print Date: Mar 22, 2022

RETURN TO

:Bryon-Burton: Nevius
In care of: 21355 HIGHWAY 179
JAMESTOWN, MISSOURI, MO 65046

SHIP TO

Michelle M. Masoner
1200 Main Street, Suite 3800
Kansas City, MO 64105 US

REFERENCE

Ship Date: Jan 05, 2021
Ship from ZIP: 65046
Weight: 0 lbs. 14 oz.
User: NicoleSlusser
Cost Code: <None>
Refund Type: E-refund
Reference #:
Printed on: Shipping label
Tracking #: 9405511699000178613838

SERVICE

UNIT PRICE

Priority Mail ® Flat Rate Envelope	\$7.15
Tracking	\$0.00
Insurance (N/A)	
Electronic Service Fee	\$0.00

Subtotal	\$7.15
Label Quantity	1
Total Cost	\$7.15

Delivered

Tuesday, January 5, 2021 4:10 PM

65046

Tracking:

9405511699000178613838

Create Return LabelFile Claim

Email Tracking InfoCheck Claim StatusRefund Late Delivery

Addresses

Personal data removed

Shipped To:

Michelle M. Masoner

BRYAN CAVE LEIGHTON PAISNER LLP

1200 Main Street

Suite 3800

Kansas City, MO 64105-2339

United States

Shipped From:

65046

Return To:

:Bryon-Burton: Nevius

In care of: 21355 HIGHWAY 179

JAMESTOWN, MISSOURI, MO 65046

Services

\$7.15

The cost of the label was charged to your EPS account.

Amount Paid

\$7.15

Carrier:

USPS

Service:

Priority Mail ®

\$7.15

Packaging:

Flat Rate Envelope

Insurance:

None

File Claim

Tracking:

USPS Tracking

ALERT: USPS IS EXPERIENCING UNPRECEDENTED VOLUME INCREASES AND LIMITED E...

USPS Tracking®

[FAQs >](#)

Track Another Package +

Tracking Number: 9405511699000144314882

[Remove X](#)

Your item was delivered in or at the mailbox at 10:34 am on December 28, 2020 in KANSAS CITY, MO 64105.

USPS Premium Tracking™ Available ✓

 **Delivered**

December 28, 2020 at 10:34 am
Delivered, In/At Mailbox
KANSAS CITY, MO 64105

Feedback

Get Updates ✓

Text & Email Updates



Tracking History



Premium Tracking



Product Information



See Less ^

EXHIBIT F

CLAIM [AFFIDAVIT] OF INSUFFICIENT RESPONSE

On this 3rd day of March 2021, for the purpose of verification, I, Bryon Nevius, do certify that I am of legal age, of sound mind, will testify to the veracity of my statements, and have NOT received sufficient timely RESPONSES to the following;

1. On December 3, 2020, United States Postal Service, delivered the Notice and Demand and Sworn Affidavit of Truth; and
2. On or about December 23, 2020 an Affidavit of Insufficient Response to documents listed in #1 above was mailed to Respondents along with an Notice of Fault and Opportunity to Cure dated December 23, 2020 and had a tracking number of 9405511699000144314882; and
3. On December 28, 2020, the USPS delivered both documents listed in # 2 above; and
4. On or about January 11, 2021 an Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure were mailed to Respondents along with a Notice of Default and had a tracking number of 9405511699000178613838; and
5. On January 21, 2021, the USPS delivered both documents listed in # 4 above.

Such documents were all sent by USPS with tracking numbers and sent to the following Recipients:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes. Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Douglas B. Petno, Acting as DOUG B. PETNO, COMMERCIAL BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Peter L. Scher, Acting as PETER L. SCHER, HEAD OF CORPORATE RESPONSIBILITY, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James A. Bell, Acting as JAMES A. BELL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stephen B. Burke, Acting as STEPHEN B. BURKE, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Todd A. Combs, Acting as TODD A. COMBS, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James S. Crown, Acting as JAMES S. CROWN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Timothy P. Flynn, Acting as TIMOTHY P. FLYNN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

James S. Crown, Acting as JAMES S. CROWN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mellody Hobson, Acting as MELLODY HOBSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Laban P. Jackson Jr., Acting as LABAN P. JACKSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michael A. Neal, Acting as MICHAEL A. NEAL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lee R. Raymond, Acting as LEE R. RAYMOND, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

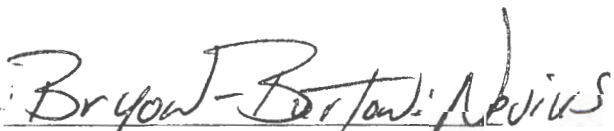
Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLI, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

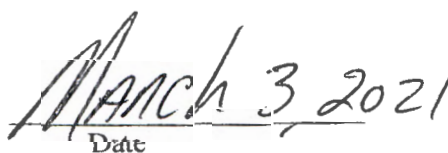
Jointly, Severely, Corporately, and Personally.

In care of: to forward on to Respondents:

Michelle M. Masoner, BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122;



Bryon-Burton: Nevius, Living Man and Authorized
BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]


Date

Verification and Acknowledgement

United States of America)
State of Missouri) s. a.
County of Cole)

Before Me, on this day **Bryon Nevius**, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the **Maxims of Law and Equity**, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 3rd day of March, 2021.

Robert Brink Notary Public

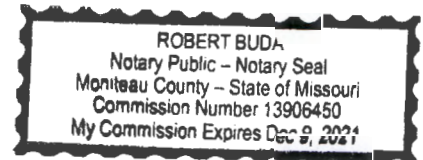


EXHIBIT G



NOTICE OF DEFAULT

NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

January 11, 2021

Claimant: :Bryon-Burton: Nevius:, a living man and Authorized Agent and Sole Beneficiary of the trust known as BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]

Respondents:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes, Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Douglas B. Petno, Acting as DOUG B. PETNO, COMMERCIAL BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Peter L. Scher, Acting as PETER L. SCHER, HEAD OF CORPORATE RESPONSIBILITY, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Melody Hobson, Acting as MELLODY HOBSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

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ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

JOHN OR JANE DOES # 1-50;

Jointly and Severally, Corporately and Personally.

Bryon Burton Nevius Agent and Sole Beneficiary of the trust known as BRYON BURTON NEVIUS hereby issues a Trust directive to Michelle M. Masoner, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, and Agent for JP MORGAN CHASE BANK N.A. with delivering a true copy of these documents to all the above listed Respondents. This document is being sent by USPS Priority mail with a tracking # of 9405511699000178613838

RE: Sworn Affidavit of Truth regarding JP Morgan Chase Bank N.A. dated November 18, 2020 executed by Claimant: :Bryon-Burton: Nevius: This is a formal NOTICE OF DEFAULT regarding the Sworn Affidavit of Truth executed by Claimant: :Bryon-Burton: Nevius: and dated November 18, 2020.

1. As of the 12th day of January, 2021, “RESPONDENTS” have not *sufficiently* responded to the above stated Affidavit and **NOTICE AND DEMAND**.
2. As an operation of law, “RESPONDENTS” by dishonor of **NOTICE AND DEMAND** have created a fault; AND
3. On or about December 28, 2021 “RESPONDENTS” received a **NOTICE OF FAULT AND OPPORTUNITY TO CURE** dated December 23, 2020 sent by USPS Priority Mail with a tracking # of 9405511699000144314882 from the Claimant for “RESPONDENTS” attention as a reminder and second chance to sufficiently respond and/or sufficiently perform to cure their dishonor; AND
4. RESPONDENTS also have not sufficiently responded to the Notice of Fault and Opportunity to Cure dated December 23, 2021 which was sent by USPS Priority Mail 9405511699000144314882 and received on or about December 28, 2020.
5. As of the 12th day of January, 2021, “RESPONDENTS” listed in this document have not *sufficiently* responded to the above stated Affidavit and **NOTICE AND DEMAND**, and **NOTICE OF FAULT AND OPPORTUNITY TO CURE**.

This failure to respond, and now **default**, is as an operation of law, Respondent’s **final** admission and agreement to all statements and claims made by Affiant through *tacit procuration* pertaining to **NOTICE AND DEMAND** dated November 25, 2020 regarding Affidavit of Truth executed by Bryon-Burton: Nevius and dated November 18, 2020 filed into the public record at: The Moniteau County Court House, California, Missouri with an Inst. #: 202002313 and the whole matter is *res judicata* and *stare decisis* and Respondents are in estoppel by Respondents’ failure to respond.

SILENCE IS ACQUIESCENCE

Your failure to respond or responding with other than the demanded verified proof and full, whole and complete accounting, via sworn affidavit, under Respondents full and complete commercial liability, signing under penalty of perjury, has been memorialized with an Affidavit of Non-Response and constitutes agreement to the following:

1. Respondents consent to an Administrative Judgment for Compensatory Damages in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and Respondents consent to personally, corporately, jointly and severally for the financial injury Respondents have caused the Claimant and Respondents consent to being the surety; and
2. Respondents consent to seizures and commercial liens against Respondents **personal** assets including but not limited to all real property, all personal property (excluding wedding photos and rings), Respondents Errors and Omissions Insurance Policy, Respondents Liability Insurance Policy, Respondents Public Bond; and
3. Respondents consent to garnishments of Wages, Fees, Commissions, Bank Accounts, and Retirement Accounts; personally and corporately, jointly and severally; and
4. Respondents consent to VOID any Court judgments related to the Federal Court case # 17-CV-04205-BCW and Respondents confess to not having a valid claim; and

5. Respondents consent to a ZERO Balance regarding Chase account # 5901103122; and
6. Respondents consent to grant Claimant Power of Attorney on Respondents behalf to change the public record to ZERO balance related to Chase account # 5901103122; and
7. Respondents consent to being surety, which includes Respondents personal assets, corporate assets, Bonds and insurance policies for causing financial injury against Claimant BRYON BURTON NEVIUS in the amount of One-million Three-hundred Seventeen-thousand Six-hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and
8. Respondents consent to interest charges of Nine Percent (9%) and adjustments until full balance is paid in full; and

"I, a man commonly known as Bryon-Burton: Nevius (Claimant), on my own unlimited commercial liability, certify that I have read the above and do know that the facts contained are true, correct and complete, not misleading, the truth, the whole truth and nothing but the truth."

Govern Yourselves accordingly,

Bryon-Burton: Nevius

1-13-2021

Bryon-Burton: Nevius, Living Man and Authorized
Representative for
BRYON BURTON NEVIUS

Date

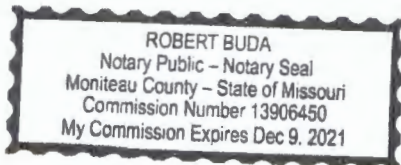


Enclosures:

1. True Copy of 100 page Copy of Sworn Affidavit of Truth filed at: Moniteau County Court House, California, Missouri Instr #: 202002313AND
2. True Copy of NOTICE AND DEMAND dated November 25, 2020; AND
3. Copy of Proof of Delivery USPS *Registered Mail Article Number* RF 152 604 486 US; AND
4. Copy of Affidavit of Insufficient-Response AND
5. Copy of Respondents insufficient response dated December 21, 2020; AND
6. Copy of Respondents insufficient response dated January 4, 2021; AND
7. Copy of Notice of Fault and Opportunity to Cure; AND
8. Copy of Affidavit of Non-Response to the Notice of Fault and Opportunity to Cure

Before Me, on this day Bryon Nevius, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the Maxims of Law and Equity, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 13 day of January, 2021.



A handwritten signature in dark ink, appearing to read "Robert Buda", written over a horizontal line.

Notary Public

Verification and Acknowledgement

United States of America)
State of Missouri) s. a.
County of Cole)

Before Me, on this day **Bryon Burton:Nevius**, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the Maxims of Equity, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 13 day of January,
2021.

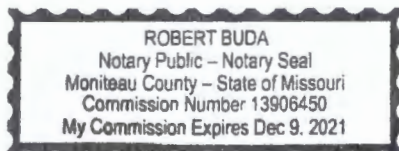
A handwritten signature in dark ink, appearing to read "Robert Buda", written over a horizontal line.
Notary Public

EXHIBIT H

CLAIM [AFFIDAVIT] OF INSUFFICIENT RESPONSE

On this 3rd day of March 2021, for the purpose of verification, I, Bryon Nevius, do certify that I am of legal age, of sound mind, will testify to the veracity of my statements, and have NOT received sufficient timely RESPONSES to the following;

1. On December 3, 2020, United States Postal Service, delivered the Notice and Demand and Sworn Affidavit of Truth; and
2. On or about December 23, 2020 an Affidavit of Insufficient Response to documents listed in #1 above was mailed to Respondents along with an Notice of Fault and Opportunity to Cure dated December 23, 2020 and had a tracking number of 9405511699000144314882; and
3. On December 28, 2020, the USPS delivered both documents listed in # 2 above; and
4. On or about January 11, 2021 an Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure were mailed to Respondents along with a Notice of Default and had a tracking number of 9405511699000178613838; and
5. On January 21, 2021, the USPS delivered both documents listed in # 4 above.

Such documents were all sent by USPS with tracking numbers and sent to the following Recipients:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Ashley Bacon, Acting as ASHLEY BACON, CHIEF RISK OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lori A. Beer, Acting as LORI A. BEER, CHIEF INFORMATION OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Gordon A. Smith, Acting as GORDON A. SMITH, CONSUMER & COMMUNITY BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Mary Callahan Erdoes. Acting as MARY CALLAHAN ERDOES, GENERAL COUNSEL, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Stacey Friedman, Acting as STACEY FRIEDMAN, ASSET & WEALTH MANAGEMENT CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Marianne Lake, Acting as MARIANNE LAKE, CONSUMER LENDING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Robin Leopold, Acting as ROBIN LEOPOLD, HEAD OF HUMAN RESOURCES, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Douglas B. Petno, Acting as DOUG B. PETNO, COMMERCIAL BANKING CEO, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Jennifer A. Piepszak, Acting as JENNIFER A. PIEPSZAK, CHIEF FINANCIAL OFFICER , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Daniel E. Pinto, Acting as DANIEL E. PINTO, PRESIDENT AND CO-CHIEF OPERATING OFFICER CORPORATE & INVESTMENT BANK CEO , and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Linda B. Bammann, Acting as LINDA B. BAMMANN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Stephen B. Burke, Acting as STEPHEN B. BURKE, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Todd A. Combs, Acting as TODD A. COMBS, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Timothy P. Flynn, Acting as TIMOTHY P. FLYNN, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

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Laban P. Jackson Jr., Acting as LABAN P. JACKSON, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michael A. Neal, Acting as MICHAEL A. NEAL, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Lee R. Raymond, Acting as LEE R. RAYMOND, BOARD OF DIRECTORS, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters, 270 Park Ave. New York, NY 10017; and

Michelle M. Masoner, Acting as MICHELLE M. MASONER, Attorney, Agent for BRYAN CAVE LEIGHTON PAISNER LLP, Agent for JP MORGAN CHASE BANK N.A., and/or Agents, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122; and

ALL AGENTS for BRYAN CAVE LEIGHTON PAISNER LLP, Successors, and/or Assigns, In care of BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122 ; and

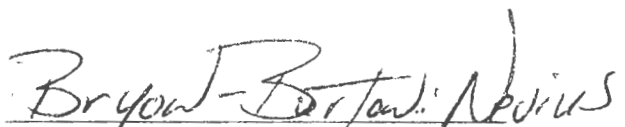
Jennifer A. Donnelly, Acting as JENNIFER A. DONNELLI, Attorney, Agent for GRAVES GARRETT, LLC., Agent for JPMorgan Chase Bank NA., and/or Agents, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care of GRAVES GARRETT, LLC., 1100 Main St., Ste. 2700, Kansas City, MO 64105; and

Jointly, Severely, Corporately, and Personally.

In care of: to forward on to Respondents:

Michelle M. Masoner, BRYAN CAVE LEIGHTON PAISNER LLP, One Kansas City Place, 1200 Main Street, Suite 3800, Kansas City, MO 64105-2122;


Bryon-Barton: Nevius. Living Man and Authorized
BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]

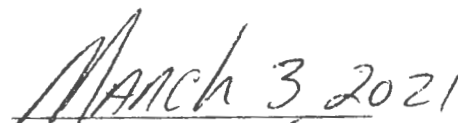

Date

EXHIBIT I

US Mail Tracking # 9405511699000759381897

THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES
NOTICE TO AGENT IS NOTICE TO PRINCIPAL --- NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE OF ADMINISTRATIVE JUDGMENT

March 3, 2021

:Claimant: :Bryon-Burton: Nevius a living man and Authorized Agent and Sole Beneficiary of the trust known as BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]



Respondents:

James Dimon, Acting as JAMES DIMON, CHAIRMAN OF THE BOARD and CHIEF EXECUTIVE OFFICER, and Agent for JPMorgan Chase Bank NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for, JP MORGAN CHASE BANK, NA, and/or Agents, Successors, and/or Assigns, In care of Chase Headquarters 270 Park Ave. New York, NY 10017; and

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ALL AGENTS for GRAVES GARRETT, LLC, Successors, and/or Assigns, In care 1100 Main St., Ste. 2700 Kansas City, MO 64105; and

JOHN OR JANE DOES # 1-50;

Jointly and Severally, Corporately and Personally.

STATEMENT OF FACTS:

On November 25, 2020, **Bryon-Burton: Nevius**, hereinafter “**Claimant**”, mailed a Notice and Demand along with a Sworn Affidavit of Truth sent via USPS Registered Mail, Article No. RF 152 604 486 US which were sent to the Respondents listed above:

1. On December 3, 2020, United States Postal Service, hereinafter “Carrier”, delivered the Notice and Demand [attached as Exhibit A] and Sworn Affidavit of Truth, attached as Exhibit B and proof of delivery is attached as Exhibit C.
2. On or about December 23, 2020 an Affidavit of Insufficient Response to documents listed in #1 above [attached as Exhibit D] were mailed to Respondents along with an Notice of Fault and Opportunity to Cure [attached as Exhibit E] dated December 23, 2020 and had a tracking number of 9405511699000144314882.
3. On December 28, 2020, the Carrier delivered both documents listed in # 2 above.
4. On or about January 11, 2021 an Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure [attached as Exhibit F] were mailed to Respondents along with a Notice of Default attached as Exhibit G and had a tracking number of 9405511699000178613838.
5. On January 21, 2021, the Carrier delivered both documents listed in # 4 above.
6. On January 21, 2021 Respondents by their insufficient timely Responses accepted the agreement to the terms and provisions listed below.

7. An Affidavit of Insufficient Response related to everything listed above in #'s 1-6 was signed and notarized on March 3, 2021 and attached as Exhibit H.

This failure to timely respond, and now **default**, is as an operation of law, Respondent's **final** admission and agreement to all statements and claims made by Affiant through *tacit procuracion* pertaining to **NOTICE AND DEMAND** dated November 25, 2020 regarding Affidavit of Truth executed by Bryon-Burton: Nevius and dated November 18, 2020 filed into the public record at: The Moniteau County Court House, California, Missouri with an Inst. #: 202002313 and the whole matter is *res judicata* and *stare decisis* and Respondents are in estoppel by Respondents' failure to respond.

YOUR SILENCE WAS ACQUIESCENCE

Your failure to respond, via sworn affidavit, under Respondents full and complete commercial liability, signing under penalty of perjury, has been memorialized with Affidavits of Non-Response attached as Exhibits constitutes agreement to the following terms and provisions in this Administrative Judgment:

1. Respondents consent to an Administrative Judgment for Compensatory Damages in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and Respondents consent to personally, corporately, jointly and severally for the financial injury Respondents have caused the Claimant and Respondents consent to being the surety; and
2. Respondents consent to seizures and commercial liens against Respondents personal assets including but not limited to all real property, all personal property (excluding wedding photos and rings), Respondents Errors and Omissions Insurance Policy, Respondents Liability Insurance Policy, Respondents Public Bond; and
3. Respondents consent to garnishments of Wages, Fees, Commissions, Bank Accounts, and Retirement Accounts; personally and corporately, jointly and severally; and
4. Respondents consent to VOID any Court judgments related to the Federal Court case # 17-CV-04205-BCW and Respondents confess to not having a valid claim; and
5. Respondents consent to a ZERO Balance regarding Chase account # 5901103122; and
6. Respondents consent to grant Claimant Power of Attorney on Respondents behalf to change the public record to ZERO balance related to Chase account # 5901103122; and
7. Respondents consent to being surety, which includes Respondents personal assets, corporate assets, Bonds and insurance policies for causing financial injury against Claimant BRYON BURTON NEVIUS in the amount of One-million Three-hundred Seventeen-thousand Six- hundred Forth-eight DOLLARS and Zero CENTS, (\$1,317,648.00 US); and
8. Respondents consent to interest charges of Nine Percent (9%) and adjustments until full balance is paid in full; and

"I, a man commonly known as Bryon-Burton: Nevius (Claimant), on my own unlimited commercial liability, certify that I have read the above and do know that the facts contained are true, correct and complete, not misleading, the truth, the whole truth and nothing but the truth."

Bryon-Burton: Nevius

March 3, 2021

Bryon-Burton: Nevius, Living Man and Authorized
BRYON BURTON NEVIUS, A PRIVATE TRUST
C/O 21355 Highway 179
Jamestown, Missouri
Zip exempt: Near [65046]

Date



Enclosure Exhibits:

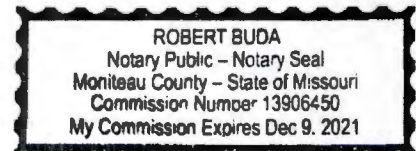
1. A- Notice and Demand dated November 25, 2020
2. B- Sworn Affidavit of Truth dated November 18, 2020
3. C- Proof of Delivery of Notice and Demand and Affidavit of Truth
4. D- Affidavit of Insufficient Response related to Notice and Demand and Affidavit of Truth
5. E- Notice of Fault and Opportunity to Cure
6. F- Affidavit of Insufficient Response to Notice of Fault and Opportunity to Cure
7. G- Notice of Fault
8. H- Affidavit of Insufficient Response to this entire process.

Verification and Acknowledgement

United States of America)
State of Missouri) s. a.
County of Cole)

Before Me, on this day **Bryon Nevius**, known to me to be the natural person described herein, who makes oath under the Laws of **Jehovah God** and the risen **Lord Jesus Christ**, set forth in the AV1611 English Reformation Bible and in accordance with the Maxims of Law and Equity, declares that every statement given above is the whole truth to the best of his knowledge and experience.

Subscribed and Affirmed before me on this 3rd day of March, 2021.



 Notary Public

EXHIBIT J

**Receipt**

Print Date: Mar 22, 2022

RETURN TO

:Bryon-Burton: Nevius
In care of: 21355 HIGHWAY 179
JAMESTOWN, MISSOURI, MO 65046

SHIP TO

Bryan Cave Leighton Paisner LLP
One Kansas City Place
Kansas City, MO 64105 US

REFERENCE

Ship Date: Mar 05, 2021
Ship from ZIP: 65046
Weight: 2 lbs. 4 oz.
User: NicoleSlusser
Cost Code: <None>
Refund Type: E-refund
Reference #:
Printed on: Shipping label
Tracking #: 9405511699000759381897

SERVICE**UNIT PRICE**

Priority Mail ® Legal Flat Rate Envelope	\$7.70
Tracking	\$0.00
Insurance (N/A)	
Electronic Service Fee	\$0.00

Subtotal	\$7.70
Label Quantity	1
Total Cost	\$7.70

Delivered

Friday, March 5, 2021 12:29 PM

65046

Tracking:

9405511699000759381897

Create Return LabelFile Claim

Email Tracking InfoCheck Claim StatusRefund Late Delivery

Addresses

Personal data removed

Shipped To:

Bryan Cave Leighton Paisner LLP

Attn: Michelle Masoner

One Kansas City Place

1200 Main St

Suite 3800

Kansas City, MO 64105

United States

Shipped From:

65046

Return To:

:Bryon-Burton: Nevius

In care of: 21355 HIGHWAY 179

JAMESTOWN, MISSOURI, MO 65046